

THE PIOCHE WEEKLY RECORD.

VOL. XLIV.

PIOCHE, NEVADA, THURSDAY, JANUARY 31 1895.

NO. 19.

OUR LEGISLATURE.

Seventeenth Session.

Doings For The Past Week.

Senate.

The Senate was called to order at noon by Lieutenant Governor Sadler, who delivered his address to the members. Chief Justice Bigelow was escorted to the Senate by a committee. He then administered the oath of office to the members, the roll was called and all members present.

Senator Patchen nominated J. E. Gignoux for President pro tem, and Senator Summerfield nominated Chas. Kaiser for the same position. The result of the vote was 11 for Gignoux and 4 for Kaiser. The rules of the sixteenth session of the Nevada Legislature were adopted to govern the present session. The committee appointed to wait upon Governor Jones reported that he would send his communication at a further time.

Comins—Concurrent resolution No. 3, concerning the indebtedness of the Central Pacific railroad, directed to our representatives in Congress. Federal relations.

Veto message of ex-Governor Colburn, bill relating to the open and close seasons for fish. Veto was sustained by a unanimous vote.

Senators Patchen and Summerfield were appointed joint committees upon the part of the Senate to procure rooms for the Senate and Assembly committees.

Patchen introduced the first Senate bill of the session: "An Act supplementary to an Act concerning crimes and punishments." It makes it a misdemeanor for males to declare carnal knowledge of the other sex. Judiciary Committee.

Resolution by Wilson. That every member be allowed \$10 for stationery. Referred to the Ways and Means committee.

S. B. No. 4. Introduced by Skaggs, providing for a uniform examination of teachers. Education committee.

Senate Joint Resolution No. 4. Relative to the construction of the Irrigation Canal. Federal Relations committee.

Senate Concurrent Resolution No. 3. Came back from the Assembly with an incomplete history. Mr. Comins as a committee of one corrected the history of the bill. Summerfield moved from authentication of his action. Lost. The resolution as corrected was placed on its final passage. Passed 10 to 3.

Assembly.

Secretary of State Howell called the Lower House to order and Allen of Churchill was chosen temporary Speaker. Noel of Storey was selected as Speaker pro tem, and the proceedings were tangled up considerably. After patient unwinding, matters were straightened out and a committee was sent for Chief Justice Bigelow to administer the oath of office to the members.

The vote for permanent Speaker was taken and Denton of Lincoln county nominated Allen of Churchill, and Beals of Storey nominated Conboile of Storey. The vote by roll call stood 17 for Allen and 12 for Conboile. Allen was declared Speaker pro tem by acclamation. The Assembly was then ready to transact business.

Beck asked leave to introduce a resolution out of order relating to calling a Constitutional Convention and electors are recommended to have the question voted upon in 1896.

Senate convened with President Sadler in the chair. Concurrent resolution amending the constitution relative to letters referred to Judiciary. Summerfield of Washoe, offered Senate concurrent resolution No. 1, opposing the Reilly Funding Bill in Congress.

Message from Governor Jones was read and 2000 copies ordered printed.

Assembly called to order by Speaker Allen. The Speaker announced the standing committees for the term.

Constitutional amendment relative to striking the word "male" from State Constitution, referred to Judiciary.

Denton, of Lincoln, introduced concurrent resolution No. 3, relative to the free and unlimited coinage of silver at the ratio of 16 to 1. Referred to committee on federal relations.

Leave of absence was granted to Assemblyman Conboile.

Beck presented Assembly concurrent resolution No. 4, instructing our Senators and requesting our Congressman to vote against the Reilly or any other similar bill. It was moved and carried that resolution be read by title and referred to the Committee of the Whole.

Gorman of Eureka will introduce a bill amending the Australian ballot law, substituting a stamp for a pencil in marking the ballots by the voters.

By Noel—"An Act to regulate estates of deceased persons." A discussion here arose as to the reading of the full text of the bill. The Speaker ruled that reading by title the first and second times was sufficient, but was not sustained by the House. The bill in question contains 240 pages, 157 of which were read.

Mante gave notice of a bill relative to the fees of Justice of the Peace. Also a bill relative to the payment of State monies.

OUR WASHINGTON LETTER.

Washington, January 24, 1895.

Although some of the members of the House Pacific Railroads Committee say that committee will report favorably a bill for the settlement of the debts due from those companies, and that it will be alike satisfactory to the Government and the railroad people, few believe that this Congress will legislate on the question, although the town is full of people directly interested in it.

The decision of the House Judiciary Committee to reopen the case of Judge Ricks, of Ohio, after having once ordered an impeachment resolution to be reported to the House, is regarded by nearly everybody as indicating that the committee will not report the impeachment resolution at all. An enormous amount of pressure has been and is being brought to bear on members of the committee in behalf of Judge Ricks, and it is said that Representative Bailey of Texas, who has been pushing the impeachment and who is now very much disgusted, may make some sensational disclosures on the floor of the House concerning the matter.

Many have been the attempts to formulate a compromise financial bill that can command a majority of both House and Senate, but up to this time the would be compromisers, or the pretended compromisers, as many think them to be, have not succeeded in producing a bill that could be passed by either House or Senate. There is a suspicion, as yet not very clearly defined, that some people are not near so anxious for financial legislation as they appear to be unless they can get it just exactly as they want it. In other words, they are perfectly willing to adopt a compromise measure if the other fellows will give up all their demands and not ask them to give up anything. Everybody knows that sort of a compromiser. Senator Sherman calls his bill for the issue of three per cent gold bonds, upon which national banks may issue circulation up to the par value, a compromise measure, but it is not so regarded even by members of his own party. Representative Walker, of Mass., who also has a compromise bill, says the Sherman bill can never pass, and calls attention to the fact that for twenty years periodical attempts to pass a bill in the House, allowing national banks to issue currency up to the par value of bonds deposited by them, have been made and that they have all failed. Mr. Walker's bill is the shortest yet introduced. It simply gives the Secretary of the Treasury authority to issue three per cent short time coin bonds to relieve the treasury. The Silver men will support no bill that does not provide for unlimited coinage, and without their support no bill can pass.

Delegate Flynn, of Oklahoma, thinks the bill breeds are at the bottom of much of the trouble of the Indians and he attempted to get the Indian Appropriation bill amended so to provide that every person in the Indian and Oklahoma territories, in whom the white blood predominates, shall be considered to be a white person, become a citizen of the United States, and be precluded from holding office in any Indian Government; but the amendment was ruled out on a point of order.

Stories of Andrew Jackson, called out by the recent celebrations of the anniversary of the battle of New Orleans, are still going the rounds of the newspapers. Here is one of the latest: When Jackson was President during his first term, Secretary Cass suggested to the sturdy old veteran that the Whig incumbent of a certain office ought to be retained because he was specially qualified for his duties. Old Hickory bluntly replied: "If you have an office that a Democrat cannot fill, abolish the office."

Why Delaware's boundary is circular. The northern boundary line of Delaware is circular because the charter given to Penn states that Pennsylvania was to be "bounded on the east by the Delaware river from 12 miles distant north of New Castle town until the three and fortieth degree of north latitude," and that the southern boundary was to be "a circle drawn at 12 miles distant from the town of New Castle northward and westward until the fortieth degree of north latitude and then by a straight line westward." This makes a circular boundary for northern Delaware unavoidable, and the facts above set forth explain a geographical curiosity that has puzzled many students.—St. Louis Republic.

A Word For Farmers.

The great drawback on many farms to the highest success with cows is the want of good pasture. Many pastures are stocked with early grasses which give a fair amount of food early in the season, but after the first of July begin to fail, and through the remainder of the season afford but scanty feed. There is but one way for the farmer to bridge this chasm of poor pasture, by adopting a partial soiling system—that is, to get near the full benefit of his dairy.—Lewiston Journal.

Mutual Recrimination.

Cora—I hear you keep bad company. Jack (fiercely)—Tell me who said it, and I'll shoot 'em! I'd rather be slandered myself than to have one talk about our being bad, darling!—Exchange.

One person out of every seven in the United Kingdom is a depositor in the postoffice savings banks, which have nearly \$800,000,000 deposits.

NOTICE OF TAX SALE.

Delinquent List of Property for the Year 1894, Lincoln County, Nevada.

Notice is hereby given to those whom it may concern, and to the following named persons, and to all owners of, or claimants to, the real estate and improvements thereon, or improvements when assessed separately, hereinafter described, known or unknown, that the taxes, for State and County purposes for the year A. D. 1893, assessed against the following described pieces or parcels of property are now delinquent; that ten per cent penalty and two dollars (\$2.00) cost of advertising, has been added in each case, and that any piece or parcel of property upon which said taxes, penalty and costs shall remain unpaid on

MONDAY, 21ST DAY OF JANUARY, 1895,

or so much of each parcel as will pay the amount of taxes, delinquency and costs against it, will be sold to the highest bidder, at public sale, by the Tax Receiver of said County of Lincoln, at 12 o'clock M., of said day, at the front door of the court house, at the town of Pioche, in said county, to satisfy said taxes, delinquency and costs. Said sales will be made subject to redemption within six months after the date of sale, by payment of all taxes assessed against each parcel, together with three per cent per month, thereon, from the date of sale until paid, in accordance with the provisions of the Act of Congress, approved March 3, 1879, entitled "An Act to provide for the payment of taxes on the State of Nevada, approved March 12th, 1893, page 147.

Published December 26, 1894. W. J. DODLEY, County Treasurer and Ex-Officio Tax Receiver of Lincoln County, Nevada.

PIOCHE.

Backling—Fee simple title to 1 lot and imp'ts, lot 3, block 2, fee simple title to 1 lot and imp'ts, lot 4, block 3, fee simple title to 1 lot and imp'ts, lot 18, block 18; tax \$7.31, poll tax \$4, penalty, \$1.03, adv \$2, total \$13.34.

Beale—Fee simple title to 1 lot and imp'ts, on Cedar street, lot 25, blk 25; tax \$3.63, penalty 20c, adv \$2, total \$4.83.

Estate of Ed. Riller—Fee simple title to 2 lots and imp'ts, lot 37, blk 36; tax \$1.69, penalty 10c, adv \$2, total \$2.79.

Frank John—Possessory claim to all of block 10 and imp'ts, tax \$9.38, poll tax \$4, penalty \$1.20, adv \$2, total \$15.64.

Heitman—Fee simple title to lot 34, blk 25; tax \$7, penalty 10c, adv \$2, total \$7.10.

John—Possessory claim to one lot and imp'ts on Main street, lot 1, blk 29; tax \$1.09, penalty 10c, adv \$2, total \$2.19.

McKinnis—Possessory claim to a cabin in the rear of lot 17, blk 31, Pioche; tax \$1.09, penalty 10c, adv \$2, total \$2.19.

Newman—Fee simple title to 2 lots and imp'ts, lots 17 and 18, blk 30; tax \$1.19, penalty 10c, adv \$2, total \$2.29.

Peterson—Possessory claim to 1 lot and imp'ts on Davis street, lot 31, blk 29; tax \$4.12, penalty 40c, adv \$2, total \$6.52.

Unborn—Mrs. Kate—Fee simple title to two lots, lots 26 and 27, blk 23; tax \$7, penalty 40c, adv \$2, total \$10.40.

COUNTY.

Abbot Myron—Possessory claim to 30 acres land and imp'ts about N. side east of Buckerville; tax \$1.33, poll tax \$4, penalty \$1.45, adv \$2, total \$7.78.

Adams—Fee simple title to 1 lot and imp'ts, on Main street, lot 1, blk 27; tax \$7, penalty 10c, adv \$2, total \$9.10.

Adair—Possessory claim to a lot and imp'ts in Clover Valley, 100 yds east of school house; tax \$2.24, penalty 20c, adv \$2, total \$4.46.

Allen—Possessory claim to 1 lot and imp'ts in Helena lot 71; poll tax \$3, penalty 35c, adv \$2, total \$5.65.

Antonia David A—Possessory claim to 610 acres land, app'n No 9,709, being all of sec 21 T 20, R 62E; tax \$8.16, penalty \$10, adv \$2, total \$10.07.

Atkinson—Fee simple title to 1 lot and imp'ts in Panama lot 24, blk 25; tax \$10.30, penalty 1.01, adv \$2, total \$13.31.

Bernard—Possessory claim to 60 acres land and imp'ts, app'n No 10,741, being a lot of sec 21 and a lot of sec 22, all in T 20, R 62E; tax \$1.06, penalty 10c, adv \$2, total \$2.16.

Barber—Possessory claim to 610 acres land, app'n No 10,461, being a lot of sec 22 and a lot of sec 21, all in T 20, R 62E; tax \$8.16, penalty \$10, adv \$2, total \$10.07.

Belton—Possessory claim to 40 acres land, including springs, known as Mountain Springs, in the north-east of Panama, and about 1/4 mile north of road from Panama to Desert Springs, with a corral on above lands; tax \$1.72, penalty 35c, adv \$2, total \$2.77.

Bigley E. L.—Possessory claim to 510.38 acres land on app'n No 10,729, being a lot of sec 21 and a lot of sec 22, all in T 20, R 62E; tax \$8.16, penalty \$10, adv \$2, total \$10.07.

Bigley E. L.—Possessory claim to 200 acres land on app'n No 10,815, being a lot of sec 21 and a lot of sec 22, all in T 20, R 62E; tax \$8.16, penalty \$10, adv \$2, total \$10.07.

Bigley E. L.—Possessory claim to 281.60 acres land on app'n No 10,741, being a lot of sec 21 and a lot of sec 22, all in T 20, R 62E; tax \$8.16, penalty \$10, adv \$2, total \$10.07.

Bigley E. L.—Possessory claim to 629.64 acres of land on app'n No 10,816, being lots 1 and 2, and a lot of sec 21 and a lot of sec 22, all in T 20, R 62E; tax \$8.16, penalty \$10, adv \$2, total \$10.07.

Bigley E. L.—Possessory claim to 607.29 acres land on app'n No 10,740, being a lot of sec 21 and a lot of sec 22, all in T 20, R 62E; tax \$8.16, penalty \$10, adv \$2, total \$10.07.

Bigley E. L.—Possessory claim to 607.29 acres land on app'n No 10,740, being a lot of sec 21 and a lot of sec 22, all in T 20, R 62E; tax \$8.16, penalty \$10, adv \$2, total \$10.07.

Bishop L. T.—Possessory claim to a lot and imp'ts in Royal City northwest of W. Williams residence; tax \$1.69, poll tax \$4, penalty \$1.20, adv \$2, total \$7.78.

Booker H. B.—Possessory claim to 120 acres land and imp'ts, app'n No 11,362, being a lot of sec 21 and a lot of sec 22, all in T 20, R 62E; tax \$8.16, penalty \$10, adv \$2, total \$10.07.

Brown—Possessory claim to 29.75 acres land on app'n No 9,941, being a lot of sec 21 and a lot of sec 22, all in T 20, R 62E; tax \$8.16, penalty \$10, adv \$2, total \$10.07.

Brown—Possessory claim to 130 acres land and imp'ts in Clover Valley northeast of L. I. Woods residence; tax \$2.24, penalty 20c, adv \$2, total \$4.46.

Christie—Possessory claim to 130 acres land on app'n No 11,363, being a lot of sec 21 and a lot of sec 22, all in T 20, R 62E; tax \$8.16, penalty \$10, adv \$2, total \$10.07.

Cox—Possessory claim to 130 acres land and imp'ts on app'n No 10,461, being a lot of sec 21 and a lot of sec 22, all in T 20, R 62E; tax \$8.16, penalty \$10, adv \$2, total \$10.07.

Cox—Possessory claim to 130 acres land and imp'ts on app'n No 10,461, being a lot of sec 21 and a lot of sec 22, all in T 20, R 62E; tax \$8.16, penalty \$10, adv \$2, total \$10.07.

Cox—Possessory claim to 130 acres land and imp'ts on app'n No 10,461, being a lot of sec 21 and a lot of sec 22, all in T 20, R 62E; tax \$8.16, penalty \$10, adv \$2, total \$10.07.

Cox—Possessory claim to 130 acres land and imp'ts on app'n No 10,461, being a lot of sec 21 and a lot of sec 22, all in T 20, R 62E; tax \$8.16, penalty \$10, adv \$2, total \$10.07.

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Notice to Creditors.

Estate of Richard Gorman, Deceased.

NOTICE IS HEREBY GIVEN BY J. O. GELBERT, Administrator of the Estate of Richard Gorman, deceased, to the creditors of, and all persons having claims against said estate, to exhibit them, with the necessary vouchers, within four months after the first publication of this notice, to the Administrator, at his office at the Court House in Pioche, in the County of Lincoln, State of Nevada.

J. O. GELBERT, Administrator of the Estate of Richard Gorman, deceased.

Dated Pioche, Nevada, January 30th, 1895.

Dr. Price's Cream Baking Powder

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Redemption Fund.

Treasurer's Office:

To the holders of certificates of indebtedness of Lincoln County, accrued prior to the 1st of April, A. D. 1875.

There is now the sum of \$348.61 in the Redemption Fund, hereby notify the holders of said indebtedness that sealed proposals for the redemption of the same will be received at my office up to the 21st day of January, A. D. 1895, in accordance with an Act of the Legislature of the State of Nevada, approved March 4th, 1875.

W. J. DODLEY, County Treasurer.

Dated Pioche, Nevada, December 27, 1894.

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ATTORNEY-AT-LAW,

Notary Public.

Office in MASONIC HALL, PIOCHE

GEO. S. SAWYER,

Attorney and Counsellor-at-Law.

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